



Recd PCT/PTO 12 OCT 2001  
09/936112

Attorney Docket No. 1287-01

- ☐ Original Application
- ☒ PCT National Application  
U.S. Designated Office
- ☐ Continuation or Divisional Application
- ☐ Continuation-in-Part Application

**COMBINED DECLARATION,  
POWER OF ATTORNEY AND PETITION**

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name,

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled APPARATUS AND METHOD FOR PRODUCING A SPREAD FIBER BUNDLE, AND METHOD FOR PRODUCING A PREPREG

☐ which is described in the specification and claims

☐ attached hereto.

☐ filed on September 6, 2001

Application Serial No. 09/936,112

and was amended on \_\_\_\_\_

*(if applicable)*

☒ which is described in International Application No. PCT/JP01/00078 filed January 11, 2001 and as amended on \_\_\_\_\_ (if any),

which I have reviewed and for which I solicit a United States patent.

I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment referred to above.

I acknowledge the duty to disclose information which is material to patentability as defined in 37 C.F.R. §1.56, including for continuation-in-part applications, material information which became available between the filing date of the prior application and the national or PCT international filing date of the continuation-in-part application.



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I hereby claim foreign priority benefits under Title 35, United States Code, §119(a)-(d) or §365(b) of any foreign application(s) for patent or inventor's certificate, or §365(a) of any PCT International Application which designated at least one country other than the United States of America, listed below and have also identified below any foreign application(s) for patent or inventor's certificate or of any PCT International Application having a filing date before that of the application on which priority is claimed:

Number	Country	Date of Filing (day,month,year)	Priority Claimed
JP 2000-3350	Japan	12 January 2000	<input checked="" type="checkbox"/> yes <input type="checkbox"/> no
			<input type="checkbox"/> yes <input type="checkbox"/> no
			<input type="checkbox"/> yes <input type="checkbox"/> no
			<input type="checkbox"/> yes <input type="checkbox"/> no
			<input type="checkbox"/> yes <input type="checkbox"/> no

I hereby claim the benefit under Title 35, United States Code, §119(e) or §120 (as applicable) of any United States application(s) or §365(c) of any PCT International Application designating the United States of America, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT International Application(s) in the manner provided by the first paragraph of Title 35, United States Code, §112:

(Application Serial No.)

(Filing Date)

(Status)(patented,pending,abandoned)

(Application Serial No.)

(Filing Date)

(Status)(patented,pending,abandoned)

POWER OF ATTORNEY: As a named inventor, I hereby appoint the registered attorneys listed under **Customer No. 022469** and the following registered attorneys to prosecute this application and transact all business in the United States Patent and Trademark Office connected therewith:

T. Daniel Christenbury Reg. No. 31,750  
Guy T. Donatiello Reg. No. 33,167  
Paul A. Taufer Reg. No. 35,703  
Albert T. Keyack Reg. No. 32,906  
Jeffrey L. Eichen Reg. No. 41,496  
Austin R. Miller Reg. No. 16,602  
James A. Drobile Reg. No. 19,690  
Joan T. Kluger Reg. No. 38,940

Frank A. Cona Reg. No. 38,412  
Michael A. Patané Reg. No. 42,982  
Robert A. McKinley Reg. No. 43,793  
Sharon Fenick Reg. No. 45,269  
Stewart M. Wiener Reg. No. 46,201  
Felicity E. Groth Reg. No. 47,042  
Stephenie W. Yeung Reg. No. 48,052

SEND CORRESPONDENCE TO:  
IP Department  
Schnader Harrison Segal & Lewis  
36th Floor, 1600 Market Street  
Philadelphia, PA 19103

DIRECT TELEPHONE CALLS TO  
ATTORNEY OF RECORD AT:  
(215) 563-1810



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## COMBINED DECLARATION, POWER OF ATTORNEY AND PETITION

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I hereby petition for grant of a United States Letters Patent on this invention.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

1. FULL NAME OF SOLE OR FIRST INVENTOR Kiyotsugu Tanaka		INVENTOR'S SIGNATURE 田中 清次	DATE October 1, 2001
RESIDENCE Shiga 520-2423, Japan JPX		CITIZENSHIP Japan	
POST OFFICE ADDRESS 695, Nishigawara, Chuzucho, Yasu-gun, Shiga 520-2423, Japan			
2. FULL NAME OF JOINT INVENTOR, IF ANY Hiroshi Ohtani		INVENTOR'S SIGNATURE 大谷 洋	DATE October 1, 2001
RESIDENCE Shiga 520-0842, Japan JPX		CITIZENSHIP Japan	
POST OFFICE ADDRESS 10-B4-24, Sonoyama 2-chome, Otsu-shi, Shiga 520-0842, Japan			
3. FULL NAME OF ADDITIONAL JOINT INVENTOR, IF ANY Hidetaka Matsumae		INVENTOR'S SIGNATURE 松前 秀孝	DATE September 28, 2001
RESIDENCE Ehime 791-3120, Japan JPX		CITIZENSHIP Japan	
POST OFFICE ADDRESS 1415, Tsutsui, Masakicho, Iyo-gun, Ehime 791-3120, Japan			
4. FULL NAME OF ADDITIONAL JOINT INVENTOR, IF ANY Seiji Tsuji		INVENTOR'S SIGNATURE 辻 誠司	DATE October 1, 2001
RESIDENCE Osaka 569-1115, Japan JPX		CITIZENSHIP Japan	
POST OFFICE ADDRESS 9-1, Kosobecho 1-chome, Takatsuki-shi, Osaka 569-1115, Japan			
5. FULL NAME OF ADDITIONAL JOINT INVENTOR, IF ANY Daisaku Akase		INVENTOR'S SIGNATURE 赤穂 大策	DATE September 28, 2001
RESIDENCE Ehime 799-3113, Japan JPX		CITIZENSHIP Japan	
POST OFFICE ADDRESS 1248-7, Kominato, Iyo-shi, Ehime 799-3113, Japan			
6. FULL NAME OF ADDITIONAL JOINT INVENTOR, IF ANY		INVENTOR'S SIGNATURE	DATE
RESIDENCE		CITIZENSHIP	
POST OFFICE ADDRESS			
7. FULL NAME OF ADDITIONAL JOINT INVENTOR, IF ANY		INVENTOR'S SIGNATURE	DATE
RESIDENCE		CITIZENSHIP	
POST OFFICE ADDRESS			